## ALVERSON TAYLOR & SANDERS LAWYERS

6605 GRAND MONTECTTO PARKWAY, SUITE 200 LAS VEGAS, NEVADA 89149 (702) 384-7000 FAX (702) 385-7000

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1 Action of Plaintiff MARIA G. REYESTORRE be dismissed with prejudice, and that the putative 2 class claims asserted in the lawsuit be dismissed without prejudice pursuant to FRCP 41(a)(1)(A)(ii). 3 Each party to bear their own costs and expenses. 4 IT IS SO STIPULATED. 5 6 Dated: September 11, 2018 GESUND & PAILET, LLC 7 s/ Keren E. Gesund 8 Keren E. Gesund 9 Attorney for Plaintiff 10 11 Dated: September 11, 2018 **ALVERSON TAYLOR & SANDERS** 12 s/ Trevor Waite 13 **Kurt Bonds Trevor Waite** 14 Attorneys for Defendant, SEATTLE SERVICE BUREAU, INC. DBA 15 NATIONAL SERVICE BUREAU 16 17 18 19 20 21 22 23 24

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## **ATTESTATION AND CERTIFICATE OF SERVICE**

I, Trevor Waite, am the ECF user whose identification and password are being used to file the Pursuant to Fed. R. Civ. P. 41(a)(1)(A)(ii). Pursuant to Civil Local Rule 5-1(i)(3), I hereby attest that all counsel whose electronic signatures in the Stipulation to Dismiss provided their authority and concurrence to file that document.

> Dated: September 11, 2018 s/ Trevor Waite Trevor Waite

1	ALVERSON TAYLOR & SANDERS	
2	KURT R. BONDS, ESQ. Nevada Bar #6228 TREVOR R. WAITE, ESQ. Nevada Bar #13779 6605 GRAND MONTECITO PARKWAY, SUITE 200 LAS VEGAS, NEVADA 89149 (702) 384-7000 efile@alversontaylor.com Attorneys for Defendant, SEATTLE SERVICE BUREAU, INC. DBA NATIONAL SERVICE BUREAU  UNITED STATES DISTRICT COURT	
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10	DISTRI	ICT OF NEVADA
11	MARIA G REYESTORRE, on behalf of	Case No. 2:18-cv-00190-JCM-GWF
12	herself and those similarly situated;	
13	Plaintiff,	ORDER GRANTING
14	v.	STIPULATION TO DISMISS PURSUANT
15	SEATTLE SERVICE BUREAU, INC.	TO Fed. R. Civ. P. 41(a)(1)(A)(ii)
16	DBA NATIONAL SERVICE BUREAU, A Washington Corporation	
17	Defendant.	
18	The Court has reviewed the Stipulation to Dismiss of Plaintiff MARIA G. REYESTORRE	
19		
20	and Defendant SEATTLE SERVICE BUREAU, INC. DBA NATIONAL SERVICE BUREAU.	
21	Good cause appearing, the Court grants the parties' Stipulation to dismiss the action as to MARIA G	
22	REYESTORRE, with prejudice, and to dismiss without prejudice, the class action claims asserted in	
23	the lawsuit pursuant to FRCP 41(a)(1)(A).	
24	IT IS SO ORDERED.	
25	September 12, 2018	Xellus C. Mahan
26	Dated:	HONORABLE JAMES C. MAHAN
27		UNITED STATES DISTRICT JUDGE
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